

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

JOHN T. CORPAC, an individual;)	
on behalf of himself)	
and all others similarly situated,)	No. 10-CV-4165 (ADS)(ETB)
)	
Plaintiff,)	
)	
v.)	
)	
RUBIN & ROTHMAN, LLC, a New York)	
Limited Liability Company; and)	
JOHN AND JANE DOES)	
NUMBERS 1 THROUGH 25,)	
)	
Defendants.)	

**Declaration of Plaintiff's Attorney Matthew Schedler in
Further Support of Patrick Sejour's Objections**

Under 28 U.S.C. § 1746, I, Matthew Schedler, do hereby declare under
penalty of perjury, that the following is true and correct:

1. I am a Staff Attorney at CAMBA Legal Services, Inc.
2. I am submitting this declaration in support of the memorandum of law
in further support of Patrick Sejour's objections.
3. I am attaching as Exhibit 1 a copy of the complaint in *De La Paz v.
Rubin & Rothman, LLC*, Case No. 11-cv-09625(ER)(GAY)(S.D.N.Y.).
4. I am attaching as Exhibit 2 a copy of the settlement agreement in *De
La Paz v. Rubin & Rothman, LLC*, Case No. 11-cv-09625(ER)(GAY)(S.D.N.Y.).

5. I am attaching as Exhibit 3 a copy of the letter from Robert Arleo Esq. in *Tito v. Rubin & Rothman, LLC*, Case No. 12-cv-3464(RRM)(JMA)(E.D.N.Y.). seeking a stay of that action.

Dated: Brooklyn, New York
May 10, 2013

/s/ Matthew Schedler
Matthew Schedler